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8	Chad Brewster		
9	UNITED STATES DISTRICT COURT		
10	EASTERN DISTRICT OF CALIFORNIA		
11	DORIAN ELDRIDGE, an individual,	Case No. 2:23-cv-00086-WBS-JDP	
12	Plaintiff,	STIPULATION FOR EXTENSION OF	
13	V.	TIME FOR DEFENDANT CHAD BREWSTER TO RESPOND TO	
14	COUNTY OF SACRAMENTO; CITY OF RANCHO CORDOVA; CITY OF	COMPLAINT; ORDER	
15	FOLSOM; STATE OF CALIFORNIA;	[L.R. 144(a)]	
1.6	BRAD MULLINS; CHAD BREWSTER;		
16	and DOES 1 THROUGH 50, inclusive,		
17	Defendants.		
18		_	
19	Plaintiff and Defendant Chad Brews	ter's counsel met and conferred over the	
20	raised by Defendant Chad Brewster in regard to Plaintiff's defective service of process		
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Plaintiff and Defendant Chad Brewster's counsel met and conferred over the issues raised by Defendant Chad Brewster in regard to Plaintiff's defective service of process of the Summons and Complaint on Defendant Chad Brewster. Plaintiff's and Defendant Chad Brewster's counsel have agreed that Defendant's counsel will accept service on behalf of Defendant Chad Brewster in consideration of Plaintiff stipulating to an extension of time for Defendant Chad Brewster to respond to the Complaint. The parties stipulate to extend the responsive pleading deadline to thirty (30) days from the date of the Order pursuant to this Stipulation. The parties respectfully request that the Court grant this stipulated request and extend the responsive pleading deadline for Defendant Chad Brewster to thirty (30) days from the date of the Order pursuant to this Stipulation.

SO STIPULATED. 1 2 Respectfully submitted, 3 Date: March 21, 2023 MASTAGNI HOLSTEDT, A.P.C. 4 /s/ Kenneth E. Bacon KENNETH E. BACON 5 **BRANDON GOMEZ** Attorneys for Defendant 6 **CHAD BREWSTER** 7 Date: March 21, 2023 **ARENTFOX SCHIFF LLP** 8 /s/ Catherine Buamgartner 9 As authorized via email on March 21, 2023 10 CATHERINE BUAMGARTNER 11 Attorney for Plaintiff DORIAN ELDRIDGE 12 13 SIGNATURE ATTESTATION 14 I hereby attest that I have obtained the authorization from the signatories to this e-filed document 15 and have been authorized to indicate their consent by a conformed signature (/s/) within this e-16 filed document. 17 18 By: /s/ Kenneth E. Bacon 19 KENNETH E. BACON 20 21 22 23 24 25 26 27 28

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1	ORDER	
2	Upon stipulation of the parties, and good cause appearing, Defendant Chad Brewster's	
3	deadline to file a timely response to Plaintiff's Complaint is extended to thirty (30) days from the	
4	date of this Order. The Scheduling Conference is continued to June 5, 2023 at 1:30 p.m. A	
5	joint status report shall be filed no later than May 22, 2023 in accordance with the Court's Orde	
6	Re: Status (Pretrial Scheduling) Conference filed January 17, 2023 (Docket No. 3).	
7	IT IS SO ORDERED.	
8	Dated: March 23, 2023 WILLIAM B. SHUBB	
10	UNITED STATES DISTRICT JUDGE	
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